

(Del. Rev. 12/98)

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

Steve A Hickman

(Name of Plaintiff or Plaintiffs)

v.

CIVIL ACTION NO. _____

06 - 342 -

Det Marzec, Town of Delmar,

Officer Rogers, Town of Georgetown
(Name of Defendant or Defendants)

Chief Hal Saylor Individually
& Official Capacity **COMPLAINT**



1. This action is brought pursuant to 42 U.S.C.A. 1983
(Federal statute on which action is based)

for discrimination related to Constitutional Rights jurisdiction exists by virtue of
(In what area did discrimination occur? e.g. race, sex, religion)

1332 (a) pendent.
(Federal statute on which jurisdiction is based)

2. Plaintiff resides at 9008 Green Tap Rd
(Street Address)

Lincoln Sussex DE 19960
(City) (County) (State) (Zip Code)

302-422-9337
(Area Code) (Phone Number)

3. Defendant resides at, or its business is located at Delmar Police Department
(Street Address)

Delmar Sussex Delaware & Maryland *
(City) (County) (State) (Zip Code)

4. The alleged discriminatory acts occurred on 30, June, 2005
(Day) (Month) (Year)

5. The alleged discriminatory practice ☒ is ☐ is not continuing.

* 400 South Pennsylvania Ave, Delmar Delaware /
Maryland 21875

6. Plaintiff(s) filed charges with the Superior Court
 (Agency)
Georgetown Sussex DE 19947
 (Street Address) (City) (County) (State) (Zip)

regarding defendant(s) alleged discriminatory conduct on: _____
 (Date)

7. Attach decision of the agency which investigated the charges referred in paragraph 6 above.

8. Was an appeal taken from the agency's decision? Yes ☐ No ☒

If yes, to whom was the appeal taken? _____

9. The discriminatory acts alleged in this suit concern: (Describe facts on additional sheets if necessary)

On June 30, 2005, Officer Rogers of Georgetown
PD stopped Plaintiff on orders of Det
Marzec who was assisted by his
Chief of Police Mr Saylor. Det Marzec
nor Officer Rogers had probable
cause to stop vehicle a hunch isn't
probable cause. Det Marzec & Chief Saylor

10. Defendant's conduct is discriminatory with respect to the following:

- A. ☒ Plaintiff's race
- B. ☐ Plaintiff's color
- C. ☐ Plaintiff's sex
- D. ☐ Plaintiff's religion
- E. ☐ Plaintiff's national origin

11. Plaintiff prays for the following relief: (Indicate the exact relief requested)

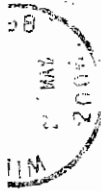
For damages mentally, physically I seek
\$ 500,000 per Defendant I seek Injunctive
relief via Court preventing defendants from
doing same in future

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 5-22-06

Steve Hich
(Signature of Plaintiff)

Steve Hickman
9008 Green top
Rd Lincoln DE 19960



for the Clerk office
UNITED STATES DISTRICT
COURT 844 N. King Street Lock Box 18
Wilmington Delaware 19801-3570

19801+3513-93-5012

